

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

JOSE S. GARZA, Plaintiff	S S S	
v.	S	CA: H-4:12-cv-03532
	S	Jury
NATIONAL OILWELL VARCO, LP, Defendant	S S	

PLAINTIFF'S EXHIBIT LIST

TO THE HONORABLE UNITED STATES DISTRICT JUDGE:

Plaintiff submits the following list of exhibits which may be used in trial:

<u>Description</u>	<u>Admitted</u>	<u>Denied</u>
1. Defendant's NonDiscrimination and Sexual Harassment Policy (February 12, 1988)	_____	_____
2. Plaintiff's Performance Evaluation (July 28, 2005)	_____	_____
3. Plaintiff's Hire Form (September 26, 2005)	_____	_____
4. Plaintiff's Job Application (January 5, 2006)	_____	_____
5. Plaintiff's Performance Evaluation (March 29, 2006)	_____	_____
6. Plaintiff's Performance Evaluation (April 26, 2007)	_____	_____
7. Plaintiff's Training Records (2007)	_____	_____
8. Plaintiff's Training Record (July 25, 2007)	_____	_____
9. Steven Hunt Job Offer (August 26, 2008)	_____	_____
10. Steven Hunt's W-4 (September 4, 2008)	_____	_____
11. Steven Hunt (Safety Training) (September 4, 2008)	_____	_____
12. Steven Hunt (Conversion to Regular Employee) (December 12, 2008)	_____	_____
13. Steven Hunt Personnel File (Excerpts)	_____	_____

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14. Steven Hunt First Warning (January 12, 2009)	_____	_____
15. Stephen Hunt (Verbal Warning) (March 24, 2009)	_____	_____
16. Written Warning (Jose Garza) (April 27, 2009)	_____	_____
17. Jose Garza Affidavit (April 29, 2009)	_____	_____
18. Bill Butler Investigation Statement (April 29, 2009)	_____	_____
19. William Goff Investigation Statement (April 30, 2009)	_____	_____
20. Rudy Lopez Investigation Statement (April 30, 2009)	_____	_____
21. Miguel Gutierrez Investigation Statement (April 30, 2009)	_____	_____
22. Meredith Black Investigation Notes (May 1, 2009)	_____	_____
23. Suspension/Final Warning (Jose Garza) (May 1, 2009)	_____	_____
24. EEOC Correspondence to NOV (May 7, 2009)	_____	_____
25. Verbal and Written Warning (Jose Garza) (August 14, 2009)	_____	_____
26. Bill Butler Email Regarding Plaintiff's Termination (October 28, 2009)	_____	_____
27. Plaintiff's Affidavit of Facts (October 28, 2009)	_____	_____
28. Plaintiff's Termination Slip (October 28, 2009)	_____	_____
29. Plaintiff's COBRA Notification Letter (November 10, 2009)	_____	_____
30. Plaintiff's Wages Increases (April 2006 to August 2008)	_____	_____
31. Plaintiff's Wage Records at NOV (2005-2009)	_____	_____
32. NOV Training Attendance Sheet (August 10, 2010)	_____	_____

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33. Sexual Harassment and Equal Employment Opportunity
Training (November 1, 2010) _____

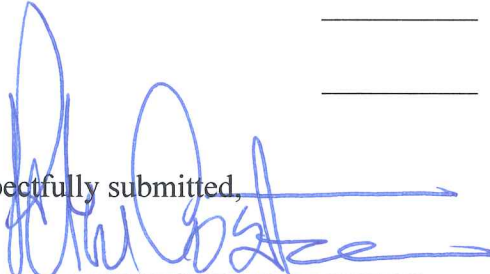
34. Steven Hunt Written Warning (January 17, 2011) _____

35. Steven Hunt Termination Form (March 10, 2011) _____

36. EEOC Determination (June 18, 2012) _____

37. Plaintiff's Wage History (2010-2014) _____

Respectfully submitted,

BY: 

Peter Costea

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Houston, Texas 77056

Tel. 713/337-4304

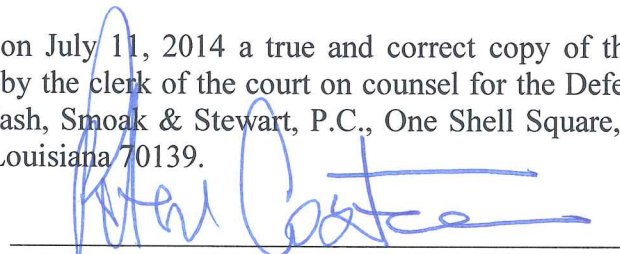
Fax 713/659-5302

ATTORNEY FOR PLAINTIFF

JOSE S. GARZA

CERTIFICATE OF SERVICE

I certify that on July 11, 2014 a true and correct copy of the foregoing pleading was served electronically by the clerk of the court on counsel for the Defendant, Mr. Jacob Credeur, Ogletree, Deakins, Nash, Smoak & Stewart, P.C., One Shell Square, 701 Poydras Street, Suite 3500, New Orleans, Louisiana 70139.


Peter Costea